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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/520,806	01/10/2005	Mehdi-Laurent Akkar	76.0726/PR	5077
41754	7590	09/15/2009	EXAMINER	
THE JANSSON FIRM 3616 Far West Blvd Ste 117-314 AUSTIN, TX 78731			SCHWARTZ, DARREN B	
ART UNIT	PAPER NUMBER			
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

<b>Office Action Summary</b>	<b>Application No.</b> 10/520,806	<b>Applicant(s)</b> AKKAR ET AL.
	<b>Examiner</b> DARREN SCHWARTZ	<b>Art Unit</b> 2435

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --  
**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED. (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

#### Status

- 1) Responsive to communication(s) filed on 20 August 2009.
- 2a) This action is FINAL.      2b) This action is non-final.
- 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

#### Disposition of Claims

- 4) Claim(s) 1,2,4-6,8 and 9 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) Claim(s) \_\_\_\_\_ is/are allowed.
- 6) Claim(s) 1,2,4-6,8 and 9 is/are rejected.
- 7) Claim(s) \_\_\_\_\_ is/are objected to.
- 8) Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

#### Application Papers

- 9) The specification is objected to by the Examiner.
- 10) The drawing(s) filed on \_\_\_\_\_ is/are: a) accepted or b) objected to by the Examiner.  
 Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
 Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

#### Priority under 35 U.S.C. § 119

- 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) All    b) Some \* c) None of:  
 1. Certified copies of the priority documents have been received.  
 2. Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.  
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

#### Attachment(s)

- 1) Notice of References Cited (PTO-892)  
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  
 3) Information Disclosure Statement(s) (PTO-146/08)  
 Paper No(s)/Mail Date \_\_\_\_\_
- 4) Interview Summary (PTO-413)  
 Paper No(s)/Mail Date \_\_\_\_\_
- 5) Notice of Informal Patent Application  
 6) Other: \_\_\_\_\_

**DETAILED ACTION**

Applicant amends claims 1, 5, 6 and 8.

Claims 1-2, 4-6, 8 and 9 are presented for examination.

***Continued Examination Under 37 CFR 1.114***

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 20 August 2009 has been entered.

***Response to Arguments***

1. In view of the claim cancellation, the claim objection is withdrawn.
2. In view of the claim amendments, the claim rejections under 35 U.S.C. 112, second paragraph, are withdrawn.
3. Applicant's arguments, see Remarks, with respect to the rejections of the claims have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground of rejection is made *infra*. However, the Examiner will address issues raised by applicant.
4. Applicant argues on page 10 of Remarks, "The *super-function* is a substitution function that together with the other mapping operations provide the same result as the function."

While the Examiner may or may not agree with this assertion, the Examiner notes  $h_2(f'(h_1(x))) = f'(x)$  implies  $(h_2 \circ f' \circ h_1)(x) = f(x)$ , ergo the function f is a composition of 3 functions, of which one is defined as a "super-function," f'. Therefore, one of ordinary skill in the art would conquer f is itself defined by the plurality of functions  $f(x) = h_2(f'(h_1(x)))$ , quite so.

The fact that the Examiner may not have specifically responded to any particular arguments made by Applicant and Applicant's Representative, should not be construed as indicating Examiner's agreement therewith.

***Claim Rejections - 35 USC § 101***

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

5. Claims 1, 2 and 4-6 are rejected under 35 U.S.C. 101 based on Supreme Court precedent and recent Federal Circuit decisions, a 35 U.S.C § 101 process must (1) be tied to a particular machine or (2) transform underlying subject matter (such as an article or materials) to a different state or thing. In re Bilski et al, 88 USPQ 2d 1385 CAFC (2008); Diamond v. Diehr, 450 U.S. 175, 184 (1981); Parker v. Flook, 437 U.S. 584, 588 n.9 (1978); Gottschalk v. Benson, 409 U.S. 63, 70 (1972); Cochrane v. Deener, 94 U.S. 780,787-88 (1876).

An example of a method claim that would not qualify as a statutory process would be a claim that recited purely mental steps. Thus, to qualify as a § 101 statutory

process, the claim should positively recite the particular machine to which it is tied, for example by identifying the apparatus that accomplishes the method steps, or positively recite the subject matter that is being transformed, for example by identifying the material that is being changed to a different state.

Here, applicant's method steps are not tied to a particular machine and do not perform a transformation. Thus, the claims are non-statutory.

The mere recitation of the machine in the preamble with an absence of a machine in the body of the claim fails to make the claim statutory under 35 USC 101.

*Note the Board of Patent Appeals Informative Opinion Ex parte Langemyer et al.*

***Claim Rejections - 35 USC § 103***

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

6. Claims 1, 2, 4-6, 8 and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lim (U.S. Pat Pub 2002/0003876 A1), hereinafter referred to as Lim, in view of Sibert (U.S. Pat 6832316 B1), hereinafter referred to as Kocher, as evidenced by Sibert, James L. "Discrete Mathematics," hereinafter referred to as Hein.

Re claim 1: Lim teaches a method to secure an electronic assembly implementing a calculation process that includes an elementary operation  $f(x)$ , the method comprising:

performing the calculation of  $f(x)$  by performing a modified calculation of the elementary operation  $f(x)$  using a super-function operation acting from and/or to a larger set wherein a super-function  $f'$  [Fig 1, elt 130: see "48-Bit Input" and "32-Bit Output" and ¶10] of a function  $f$  [Fig 1, elt CIPHER FUNCTION] is defined as a function  $f'$  such that  $h_2(f'(h_1(x))) = f(x)$  wherein  $h_1$  [Fig 1, elt 110] is a one-to-one mapping [Fig 1, elt 110] between a set  $E$  [input 32-bit data] and a set  $E'$  [output 48-bit data] (Lim: ¶8; Hein, page 92 teaches the definition of an injective or one-to-one function; one of ordinary skill will recognize an "expansion permutation" operation maps input bits to unique output bits thereby satisfying the conditions of being a one-to-one function) and  $h_2$  [Fig 1, elt 140] is an onto mapping [Fig 1, elt 140] of a set  $F'$  [input 32-bit data] and a set  $F$  [output 32-bit data] (Lim: ¶11; Hein, page 94 teaches "a function is called bijective if it is both injective and surjective" and also teaches on page 93 teaches a surjective function or onto function; one of ordinary skill will agree that a permutation operation is a bijective mapping as elements in the domain are uniquely mapped to elements in a co-domain, thereby satisfying the conditions of being a surjective function), wherein  $x$  [ $R(i-1)$ , 32-bit data] is a member of  $E$  [32-bit data] and  $f(x)$  [Fig 1, elt CIPHER FUNCTION] is a member of the set  $F$  [32-bit data].

However, Sibert teaches:

performing an additional calculation by a verification function [Fig 1B, elements: 18, 24 & 25] on at least one intermediate result [Figs 1A & 1B, elements: 18, 16, 16'] in order to obtain a calculation signature (Figs 1A & 1B, elements: 16 & 16');

performing the calculation by the verification function using the result obtained by the super function in order to obtain the calculation signature (Fig 1B, elt 18).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the teachings of Lim with the teachings of Sibert, for the purpose of authenticating encrypted data and thwart data tampering.

Re claim 2: The combination of Lim and Sibert teaches performing at least once more all or part of the calculation in order to recalculate said signature and compare them in order to detect a possible error (Sibert: Fig 1B, elements: 18, 24 & 25; col 2, lines 8-10).

Re claim 4: The combination of Lim and Sibert teaches wherein the calculation of the elementary operation can be recomputed using the calculation of the super-function (Lim: ¶2; ¶6).

Re claim 5: The combination of Lim and Sibert teaches:  
moving from E [input 32-bit data] to E' [output 48-bit data] by one-to-one function  $h_1$  [Fig 1, elt 110] (Lim: ¶8; Hein, page 92 teaches the definition of an injective or one-to-one function; one of ordinary skill will recognize an "expansion permutation" operation maps input bits to unique output bits thereby satisfying the conditions of being a one-to-one function); and moving from F' [input 32-bit data] to F [output 32-bit data] by onto function  $h_2$  [Fig 1, elt 140] (Lim: ¶11; Hein, page 94 teaches "a function is called bijective if it is both injective and surjective" and also teaches on page 93 teaches a surjective function or onto function; one of ordinary skill will agree that a permutation operation is a bijective mapping as elements in the domain are uniquely mapped to

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elements in a co-domain, thereby satisfying the conditions of being a surjective function); wherein  $h_1$  and  $h_2$  are mappings such that for any element  $x$  of  $E$  the following equality is true:  $h_2(f'(h_1(x))) = f(x)$  [Fig1, elt CIPHER FUNCTION].

Re claims 6 and 8: Lim teaches an electronic assembly comprising a calculation process processing means that includes performing a calculation that includes an elementary operation  $f(x)$ , wherein the electronic assembly comprising storage means for storing instructions to cause the calculation processing (¶14; ¶30) and a smart card comprising storage means of a calculation process, processing means of said process (¶14; ¶30):

performing the calculation of  $f(x)$  by performing a modified calculation of the elementary operation  $f(x)$  using a super-function operation acting from and/or to a larger set wherein a super-function  $f'$  [Fig 1, elt 130: see "48-Bit Input" and "32-Bit Output" and ¶10] of a function  $f$  [Fig1, elt CIPHER FUNCTION] is defined as a function  $f'$  such that  $h_2(f'(h_1(x))) = f(x)$  wherein  $h_1$  [Fig 1, elt 110] is a one-to-one mapping [Fig 1, elt 110] between a set  $E$  [input 32-bit data] and a set  $E'$  [output 48-bit data] (Lim, ¶8; Hein, page 92 teaches the definition of an injective or one-to-one function; one of ordinary skill will recognize an "expansion permutation" operation maps input bits to unique output bits thereby satisfying the conditions of being a one-to-one function) and  $h_2$  [Fig 1, elt 140] is an onto mapping [Fig 1, elt 140] of a set  $F'$  [input 32-bit data] and a set  $F$  [output 32-bit data] (Lim: ¶11; Hein, page 94 teaches "a function is called bijective if it is both injective and surjective" and also teaches on page 93 teaches a surjective function or onto function, one of ordinary skill will agree that a permutation operation is a bijective

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mapping as elements in the domain are uniquely mapped to elements in a co-domain, thereby satisfying the conditions of being a surjective function), wherein  $x$  [ $R(i-1)$ , 32-bit data] is a member of  $E$  [32-bit data] and  $f(x)$  [Fig1, elt CIPHER FUNCTION] is a member of the set  $F$  [32-bit data].

However, Sibert teaches:

performing an additional calculation by a verification function [Fig 1B, elements: 18, 24 & 25] on at least one intermediate result [Figs 1A & 1B, elements: 18, 16, 16'] in order to obtain a calculation signature (Figs 1A & 1B, elements: 16 & 16');

performing the calculation by the verification function using the result obtained by the super function in order to obtain the calculation signature (Fig 1B, elt 18).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the teachings of Lim with the teachings of Sibert, for the purpose of authenticating encrypted data and thwart data tampering.

The combination of Lim and Sibert teaches an electronic assembly secured from differential attack and means to execute a verification function used to perform an additional calculation on intermediate results in order to obtain a calculation signature thereby securing the electronic assembly from differential attack (Sibert: Fig 1B, elements: 18, 24 & 25; col 2, lines 8-10).

Re claim 9: The combination of Lim and Sibert teaches the calculation of the elementary operation can be recomputed using the calculation of the super-function (Lim: Fig1, elt CIPHER FUNCTION contains elements 110, 130 & 140 as discussed *a priori*).

***Conclusion***

**Examiner's Note:** Examiner has cited particular columns and line numbers in the references applied to the claims above for the convenience of the applicant. Although the specified citations are representative of the teachings of the art and are applied to specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested from the applicant in preparing responses to fully consider the references in entirety as potentially teaching all or part of the claimed invention, as well as the text of the passage taught by the prior art or disclosed by the examiner.

In the case of amending the claimed invention, Applicant is respectfully requested to indicate the portion(s) of the specification which dictate(s) the structure relied on for proper interpretation and also to verify and ascertain the metes and bounds of the claimed invention.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to DARREN SCHWARTZ whose telephone number is (571)270-3850. The examiner can normally be reached on 7am-4pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Vu can be reached on (571)272-3859. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/D. S./  
Examiner, Art Unit 2435  
/Kimyen Vu/  
Supervisory Patent Examiner, Art Unit 2435